

RECEIVED

NAME

PRISON IDENTIFICATION/BOOKING NO.

ADDRESS OR PLACE OF CONFINEMENT

Note: It is your responsibility to notify the Clerk of Court in writing of any change of address. If represented by an attorney, provide his name, address, telephone and facsimile numbers, and e-mail address.

NOV 05 2007 sent
NOV 05 2007
MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

CASE NUMBER:

CV

To be supplied by the Clerk of the United States District Court

New ALL WRIT ACT #28 USC §
1651 EXTRAORDINARY WRIT

AMENDED

TO SEIZE - VCTM
PETITION FOR WRIT OF HABEAS CORPUS
BY A PERSON IN STATE CUSTODY
28 U.S.C. § 2254

PLACE/COUNTY OF CONVICTION

PREVIOUSLY FILED, RELATED CASES IN THIS DISTRICT COURT
(List by case number)

CV

CV

By AA. COM 10-30-07

MARTIN COTA
FULL NAME (include name under which you were convicted)
FOR W/World COURT

Petitioner,

v.

Chicago / ALL US Esq COURT STAFF
NAME OF WARDEN, SUPERINTENDENT, WARDEN OR AUTHORIZED

Respondent.

07CV6253
JUDGE GETTLEMAN
MAGISTRATE JUDGE NOLAN

INSTRUCTIONS - PLEASE READ CAREFULLY

1. To use this form, you must be a person who either is currently serving a sentence under a judgment against you in a California state court, or will be serving a sentence in the future under a judgment against you in a California state court. You are asking for relief from the conviction and/or the sentence. This form is your petition for relief.
2. In this petition, you may challenge the judgment entered by only one California state court. If you want to challenge the judgment entered by a different California state court, you must file a separate petition.
3. Make sure the form is typed or neatly handwritten. You must tell the truth and sign the form. If you make a false statement of a material fact, you may be prosecuted for perjury.
4. Answer all the questions. You do not need to cite case law, but you do need to state the federal legal theory and operative facts in support of each ground. You may submit additional pages if necessary. If you do not fill out the form properly, you will be asked to submit additional or correct information. If you want to submit a legal brief or arguments, you may attach a separate memorandum.
5. You must include in this petition all the grounds for relief from the conviction and/or sentence that you challenge. And you must state the facts that support each ground. If you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.
5. You must pay a fee of \$5.00. If the fee is paid, your petition will be filed. If you cannot afford the fee, you may ask to proceed *in forma pauperis* (as a poor person). To do that, you must fill out and sign the declaration of the last two pages of the form. Also, you must have an authorized officer at the penal institution complete the certificate as to the amount of money and securities on deposit to your credit in any account at the institution. If your prison account exceeds \$25.00, you must pay the filing fee.
6. When you have completed the form, send the original and two copies to the following address:

Clerk of the United States District Court for the Central District of California
United States Courthouse

ATTN: Intake/Docket Section

200 North Spring Street

San Francisco, CA 94104

Act use
not a
a civ. tort I did

Due to no forms for all writ
this form \$2255/4 yet is
standard writ - no is this

cont (Chgo-10) ...

I state to best able true ^{1st 110.26} 1st perjury(7) Was an evidentiary hearing held? ☐ Yes ☐ No10. Do you have any petitions now pending (i.e., filed but not yet decided) in any state or federal court with respect to this judgment of conviction? ☐ Yes ☐ No

If so, give the following information (and attach a copy of the petition if available):

(1) Name of court: Seize AA-COTA Votm - ✓ Item -(2) Case number: 2. Illegal charge pro se trial(3) Date filed (or if mailed, the date the petition was turned over to the prison authorities for mailing): no in a(4) Grounds raised (list each): dispute rather the criminal acts(a) in actions of Nat'l courts others blocked(b) for countless (over 1/2 deced)(c) 3. Even if were quasi-CRM-Habeas(d) the sentence is illegal and expired(e) plus almost 5 yrs on top max the(f) sturdy max was 3-yrs or less forresist arrest. 4. This is not a conditions11. Are you presently represented by counsel? ☐ Yes ☐ No of confinement \$1983If so, provide name, address and telephone number: because challenge tocustody collateral - B. The custodian is US Esqbecause out ALL USA to world court6. Threats to life 12-2-2007 threat hold

WHEREFORE, petitioner prays that the Court grant petitioner relief to which he may be entitled in this proceeding,

past KIK-out release date7. Ariz. courts blocked and or obstructjustice thus seek extraordinary seize VotmAA. to Chicago UScustody out ARIZ. criminal office

I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct.

Its prayed writ ex parte par X28 allExecuted on AA

Date

Signature of Petitioner

writs act for crimes ongoing to go out
USA to world court immediate seize by US
marshal (AA-COTA out ARIZ. Other just speedy
relief ex parte. mailed on about 10-30-07 to
Chicago US CAT

PETITION FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY (28 U.S.C. § 2254)